

Notice dated 29th April 1902.

(Under Section 40 of the Mysore Forest Regulation, 1900.)

The undermentioned logs are lying on the road within the Berambady State Forest near Mulehole. Persons claiming the same may present to the District Forest Officer, Mysore, within a month from this date, a written statement of such claim, failing which the ownership of the timber shall vest in the Government free from all encumbrances.

The persons entitled to recover possession of the timber, will be required to pay to the Forest Officer such sum as may be due for salving and storing the same:—

No.	Description.	Length.	Girth.	Cubical contents.	Remarks.
1	Teak log	17	8	6	5
2	Do	14	9	6	8
3	Do	17	9	4	18

Notification, dated 10th May 1902.

It is hereby notified for general information that the following quantities of timber and bamboos will be sold by public auction in the Depots of the Mysore District on the dates specified against each:—

No.	Name of Depot.	Date of sale.	Designation of the officer conducting the sale.	Timber, quantity more or less.							
				Teak logs.	Re-served logs.	Unre-served logs.	Teak poles.	Re-served poles.	Unre-served poles.	Bamboos.	
1	Nanjangud Depot	5th June 1902.	District Forest Officer ...	303 6567	339 4673	13 215	1 3	5	9	...	760
2	Gundal Depot	7th do	Gundal Range Officer ...	32 475	56 40	13 50	188
3	Chamrajagar De-pot.	10th do	Chamrajagar Range Officer.	...	71 910	2 41
4	Hunsur De-pot	Do	Hunsur Range Officer ...	187 947	138 1477	23 241	509 794	17 25	78 122	733	

Terms of sale:—Vide Notification No. 1529—R. F. 155-92, dated 10th March 1895, published in the Mysore Gazette No. 15, dated 25th April 1895.

C. APPAIYA, Dt. Forest Officer, Mysore Dt.

MISCELLANEOUS.

KOLAR DISTRICT.

Notification dated 4th May 1902.

PROCLAMATION AND NOTIFICATION OF SALE OF IMMOVABLE PROPERTY.

1. It is hereby notified that in satisfaction of arrears of land revenue due by Mooni Ramiah and others, revenue defaulters, the undermentioned immovable property will be sold by public auction at the office of the Amildar of the Bowringpet Taluk, Kolar District, on the 26th June 1902. The sale will commence at 11 A.M., and the property will be knocked down to the highest bidder without reserve.
2. The amount of revenue payable by the purchaser on the property for the whole of the year 1901-02 is Rs. 895-3-6 as shown in detail in the statement at foot.
3. Purchasers will be required to deposit twenty-five per cent of the purchase money at the time of sale, and where the remainder of the purchase money may not be paid within fifteen days from the day of the sale, the money so deposited shall be liable to forfeiture.
4. When such deposit shall not be made, nor the remaining purchase money paid up, the property shall be re-sold at the expense and risk of the first purchaser.
5. Persons bidding at the sale may be required to state whether they bid on their own account or as agents, and in the latter case, to deposit a written authority signed by their principals; otherwise their bids may be rejected.
6. The sale shall be stayed, if the defaulter or any person acting on his behalf or claiming an interest in the property, tenders the full amount of the arrears of revenue with the interest and other charges, provided such tender be made before the property is knocked down.
7. The sale of the property will not become absolute until the sale has been confirmed by the Deputy Commissioner.

8. Purchasers having completed the payment of the purchase money, will, as soon as the sale has been confirmed by the Deputy Commissioner, be placed in immediate possession, and the property will be registered in the name of the purchaser, and a certificate of sale, signed and sealed by the Deputy Commissioner, will be granted to him. It is to be distinctly understood that the Government are not responsible for errors of description or in estimated extent.

9. Provided, parties deeming themselves aggrieved by the sale, shall be at liberty to appeal to the Deputy Commissioner within thirty days from the day of sale, and also to appeal to Government against his order within the time prescribed by law, and the purchase shall be conditional on the final order in such appeal.

SCHEDULE.

Taluk.	Hobli.	Village.	Names of defaulters.	Description of property.				Amount of arrears due to Government, including notice fees, etc.
				Buildings	Land.	Name of building.	Estimated value.	
Borringpet.	Kyasambale.	Kayangutta, Peelavura.	Mooni Ramiah and others.					The whole village excepting Minor Inams in it.
								<i>Boundary.</i>
				1. East—	Boundaries of Mittahalli and Attikuppa villages of H. M. Territory.			
				2. West—	Do Sonne Gowdanahalli & Nayanahalli. do			
				3. North—	Do Rajapetta and Krishna Rajapur. do			
				4. South—	Do Sunthur do			
				Amount due Rs. 895 3 6				

NOTE.—The sale is free from all tenures, encumbrances and rights created by the defaulters or any of their predecessors in title or in anywise subsisting against them.

F. C. CAER, Dy. Comr.

The 7th April 1902.

List of excess amount of fees and penalties refundable to the presenter in the Sub-Registry Office of the Kolar District for the month of September 1901:—

- Name of Sub-Registry office—Chikballapur Sub-Registrar's office.
- Name of presenter of document—Bhattachar.
- Date of document—3rd April 1901.
- Name of document—Deed of lease agreeing to pay an annual rent of Rs. 7-7-0.
- Excess amount of fees and penalties refundable—Re. 1.

Grounds for the refund—Excess fee recovered.

Date before which the application for refund should be made by the party entitled to it—Within one month from the date of the publication of the list in the Gazette.

List of excess amount of fees and penalties refundable to the presenters in the Sub-Registry Office of the Kolar District for the month of December 1901.

- Name of Sub-Registry office—Chikballapur Sub-Registrar's office.
- Names of presenters of documents—1. Srinivasaia. 2. Audinarnaiya, minors, by their guardian mother Chowdamma.
- Date of document—8th September 1900.
- Name of document—Deed of partition of movable and immovable property worth Rs. 1,980 and debts amounting to Rs. 240, in all Rs. 2,220.

Excess amount of fees and penalties refundable—Re 1.

Grounds for the refund—Excess fee recovered.

Date before which the application for refund should be made by the party entitled to it—Within one month from the date of the publication of the list in the Gazette.

H. DASAPPA, for District Registrar.